TRANSCRIPT ORDER FORM - DIRECTIONS ON THE REVERSE SIDE Case 2:15-cv-00880-TC Document 102 Filed 09/03/19 Page 1 of 3

PART I - To be completed by appellant within fourteen days of filing the notice of appeal.		
Short Title: <u>Crowson v. Washington County et al.</u>	District Court Number: 2:15-cv-880-TC	
	Circuit Court Number: 19-4118	
	Email Address: <u>mylaw-law@comcast.net</u>	
	Email Address: office@mylarlaw.com	
Name of Law Firm/Office: Mylar Law P.C.	Telephone: 801-858-0700	
Address: 2494 Bengal Boulevard, Salt Lake City, UT 84121		
Attorney for: _Michael Johnson, Washington County, Sheriff Cory Pulsipher (in his official capacity)		
Name of Court Reporter: <u>Kelly Hicken</u>		
Name of Court Reporter (if ordering from more than one):		
PART II- Complete SECTION A (if not ordering a transcript) or SECTION B (if ordering transcript(s)).		
SECTION A - I HAVE NOT ORDERED A TRANSCRIPT B		
[] A transcript is not necessary for this app		
[] The necessary transcript is already on file in District Court; or		
[X] The necessary transcript was ordered previously in appeal		
number <u>19-4120</u>		
SECTION B - I HEREBY ORDER THE FOLLOWING TRA	NSCRIPT(S):	
(Specify the date and proceeding in the sp		
(openi) the date and proceeding in the op		
Voir dire:Openi	ing Statements:	
Trial proceedings: Closing	ng Arguments:	
	r Proceedings:	
	Proceedings:	
(Attach additional pages if necessary	y)	
[] I will pay the cost of the transcript. My signature on this form is my agreement to pay for		
the transcript ordered on this form.		
[] This case is proceeding under the Criminal Justice Act.		
AD THE ADDRESS OF DESCRIPTING UNDER THE CLARK DATE AND THE VOLUMNIST ALSO THAT I		
IF THIS APPEAL IS PROCEEDING UNDER THE CJA PLEASE NOTE YOU MUST ALSO TAKE ALL STEPS REQUIRED IN EVOUCHER IN ORDER TO COMPLETE PAYMENT ARRANGEMENTS.		
STEPS REQUIRED IN EVOUCHER IN ORDER	TO COMPLETE PATMENT ARRANGEMENTS.	
NOTE: I eave to proceed in forma naunaris does not entitle	e appellant to a free transcript. An order of the district court	
allowing payment for the transcript at government expen	• •	
CERTIFICATE OF COMPLIANCE		
I certify that I have read the instructions on the reverse of this form and that copies of this transcript order form have		
been served on the court reporter (if transcript ordered), the Clerk of U.S. District Court, all counsel of record or		
pro se parties, and the Clerk of the U.S. Court of Appeals for the Tenth Circuit. I further certify that satisfactory		
arrangements for payment for any transcript ordered hav		
	1 (-)	
Signature of Attorney/Ordering Party: /s/ Frank D. Mylar	Date: Sentember 3, 2019	

PART III - To b	e completed by the court reporter after satisfactory Case 2:15-cv-00880-1C Document 102 File	r financial arrangements have been made. ed 09/03/19 Page 2 of 3
Upon completion, District Court.	please file one copy with the Clerk of the U.S. Court of A	Appeals and one copy with the Clerk of the U.S.
Estimated comple Estimated numbe	ts for payment completed:etion date:etion date:	quate arrangements for payment have been
Signature of Cour	t Panartar:	Date

DIRECTIONS FOR USING THIS FORM

This form requires multiple distribution, service and filing. The responsibilities of each party and the court reporter are described below.

1. APPELLANT

Whether or not a transcript is ordered, appellant or his counsel must complete Part I and Part II of this form. Upon completion, appellant must serve a copy on:

- a. the Court Reporter (if a transcript is ordered),
- b. all parties,
- c. the Clerk of the U.S. District Court, and
- d. the Clerk of the U.S. court of Appeals.

If a transcript is ordered, the appellant must obtain execution of this form by the court reporter(s) who recorded the proceedings. Within the 14-day period allowed for ordering the transcript under Fed. R. App. P. 10(b)(1), appellant must make adequate arrangements for payment for the transcript. The Court Reporter may require a deposit equal to the full estimated cost of the transcript. See 28 U.S.C. §753(f).

Unless the entire transcript is ordered, appellant shall serve on appellee(s) a statement of the issues he intends to present on appeal. See Fed. R. App. P. 10(b)(3). The Docketing Statement required by 10th Cir. R. 3.4 fulfills this requirement.

Those portions of the transcripts that are filed that are pertinent to the appeal must be included in appellant's appendix or, in cases where counsel is appointed, designated for inclusion in the record on appeal. See 10th Cir. R. 10.2.2, 10.3.2(d) and 30.1.1.

2. APPELLEE

Unless the entire transcript is ordered, appellee may, within 28 days of filing of the notice of appeal, file and serve on appellant a designation of additional transcript to be included. If, within 14 days, appellant does not order and pay for the transcript so designated, appellee may, within a further 14 days, order and pay for the transcript or move in the district court for an order compelling appellant to do so. See Fed. R. App. P. 10(b)(3).

3. COURT REPORTER

After receipt of this form and after satisfactory financial arrangements have been made, the court reporter shall complete Part III of this form and certify the date the transcript was ordered and estimate the date it will be completed. The estimated completion date must

comply with the Tenth Circuit Judicial Council's mandated district court Court Reporter Case 2:15-cv-00880-TC Document 102 Filed 09/03/19 Page 3 of 3 of 3 be filed within 30 days of the date arrangements for payment are made. Transcripts in a civil case shall be filed within 60 days of the date arrangements for payment are made. Court Reporters are subject to a mandatory fee reduction if transcripts are not timely filed. See Appellate Transcript Management Plan for the Tenth Circuit, 10th Cir. R., App. B.

The completed form must be served on:

- a. the Clerk of the District Court and
- b. the Clerk of the Court of Appeals.